IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

SHARLENE WOOLFORK-ROWLETT,)
Plaintiff,) Civil Action No. 3:13-00851
V.) Judge Hayes) Magistrate Judge Griffin
TYCO HEALTHCARE GROUP LP and COVIDIEN LP,) JURY TRIAL DEMANDED JURY TRIAL DEMANDED
Defendants.	JURY TRIAL DEMANDED them the Length of the Completed the

DEFENDANT COVIDIEN LP F/K/A TYCO HEALTHCARE GROUP LP'S MOTION FOR MORE DEFINITE STATEMENT

Defendant Covidien LP ("Covidien"), formerly known as Tyco Healthcare Group LP, Comoves the Court for a more definite statement pursuant to Rule 12(e) of the Federal Rules of Civil Procedure. Plaintiff Sharlene Woolfork-Rowlett ("Plaintiff") alleges that she was implanted with a medical device manufactured by Covidien. (See Plaintiff's Complaint, Document No. 1, at ¶¶ 7, 14.) However, Plaintiff fails to state the basic information regarding (a) when the device was allegedly implanted, or (b) when she experienced her alleged injuries. In fact, the only information about Plaintiff's particular surgery is found at Paragraph 14, where Plaintiff claims that she "was implanted with IVS Tuneller Mesh System during surgery performed at Baptist Hospital in Nashville, Tennessee." (Id. at ¶ 14.) But, this does not provide any detail answering basic questions about the timing of her surgery or injury.

As a result of the lack of this basic information, the Plaintiff's Complaint is so vague or ambiguous that Covidien cannot reasonably prepare a response. Covidien respectfully requests that this Court issue an order pursuant to Rule 12(e) of the *Federal Rules of Civil Procedure* that Plaintiff file an Amended Complaint within fourteen (14) days identifying *both* the date of the